

Franken Amendment No. 2588, to prohibit the use of funds for any Federal contract with Halliburton Company, KBR, Inc., any of their subsidiaries or affiliates, or any other contracting party if such contractor or a subcontractor at any tier under such contract requires that employees or independent contractors sign mandatory arbitration clauses regarding certain claims. **Pages S10027, S10028**

Sanders Amendment No. 2617, to require a report on Federal contracting fraud.

Pages S10033–34, S10044–45, S10052

Sanders Amendment No. 2559, to make available from Research, Development, Test, and Evaluation, Army \$12,000,000 for the peer-reviewed Gulf War Illness Research Program of the Army.

Pages S10035, S10052

Inouye (for Reid/Ensign) Modified Amendment No. 2562, to express the sense of Congress, and to require a report, on expanding the mission of the Nevada Test Site.

Pages S10040, S10052

Inouye (for Kyl) Amendment No. 2568, to make available from amounts available for the Office of the Secretary of Defense \$250,000 for the declassification of the 2001 nuclear posture review.

Page S10052

Inouye (for Nelson (NE)) Amendment No. 2614, to make available from Operation and Maintenance, Defense-Wide, \$15,000,000 for implementation of the Military and Overseas Voter Empowerment Act.

Page S10052

Inouye (for Hagan) Amendment No. 2615, to provide that none of the funds appropriated or otherwise made available by this Act may be used to dispose of claims filed regarding water contamination at Camp Lejeune, North Carolina, until the Agency for Toxic Substances and Disease Registry (ATSDR) fully completes all current, ongoing epidemiological and water modeling studies.

Page S10052

Casey Modified Amendment No. 2592, to ensure that work under contracts under the Logistics Civil Augmentation Program complies with certain standards.

Pages S10019–21, S10041–44, S10052

Rejected:

By 40 yeas to 59 nays (Vote No. 305), McCain Amendment No. 2575, to provide for testimony before Congress on the additional forces and resources required to meet United States objectives with respect to Afghanistan and Pakistan.

Pages S10009–15, S10026–27

Withdrawn:

Coburn Amendment No. 2569, to restore \$294,000,000 for the Armed Forces to prepare for and conduct combat operations by accounting for the August 2009 Congressional Budget Office economic assumptions and by reducing funding for congress-

sionally directed spending items for low-priority research and development projects.

Pages S10015, S10039, S10040, S10052

Chambliss/Kyl Amendment No. 2608, to appropriate an additional \$900,000,000 for the Afghanistan Security Forces Fund.

Pages S10029–30

Pending:

Coburn Amendment No. 2565, to ensure transparency and accountability by providing that each member of Congress and the Secretary of Defense has the ability to review \$1,500,000,000 in taxpayer funds allocated to the National Guard and Reserve components of the Armed Forces.

Pages S10016, S10040

Barrasso Amendment No. 2567, to prohibit the use of funds for the Center on Climate Change and National Security of the Central Intelligence Agency.

Pages S10021–25, S10037–38

Franken (for Bond/Leahy) Amendment No. 2596, to limit the early retirement of tactical aircraft.

Page S10027

Franken (for Coburn) Amendment No. 2585, to restore certain funds for the Armed Forces to prepare for and conduct combat operations by accounting for the August 2009 Congressional Budget Office economic assumptions and by reducing funding for congressionally directed spending items for low-priority research and development projects.

Pages S10027, S10052

Franken (for Coburn) Amendment No. 2566, to restore \$166,000,000 for the Armed Forces to prepare for and conduct combat operations, by eliminating low-priority congressionally directed spending items for all operations and maintenance accounts.

Pages S10027–28

Sanders/Dorgan Amendment No. 2601, to make available from Overseas Contingency Operations \$20,000,000 for outreach and reintegration services under the Yellow Ribbon Reintegration Program.

Page S10035

Lieberman Modified Amendment No. 2616, Relating to the two-stage ground-based interceptor missile.

Pages S10047–50

A unanimous-consent agreement was reached providing that when the Senate resumes consideration of the bill on Tuesday, October 6, 2009, that the following list of first-degree amendments be the only amendments remaining in order to the bill, other than any other pending amendments, if not listed, and the committee substitute amendment; that no second-degree amendment or side-by-side amendment be in order to any of the listed amendments, except Barrasso Amendment No. 2567 (listed above); Franken (for Bond/Leahy) Amendment No. 2596 (listed Above); Coburn Amendment No. 2565 (listed above); Franken (for Coburn) Amendment No. 2566